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EDMINAL DISCOLAUMENT TO COMMERCE TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING Doctor Number (Optional) REJECTION OVER A PENDING "REFERENCE" APPLICATION 71620066 in re Application of: RAWNICK et al. Application No.: 10/835,629 Filed: August 6 2003 FOT: CONTINUOUSLY TUNABLE RESONANT CAVITY In making the above dischimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on said reference application, "as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application;" in the event that any such patent granted on the panding reference application; in the event that any such patent granted on the panding reference application; in the event that any such patent granted on the panding reference application; in whole or turnihally disclaimed under 37 CFR 1.321, has all claims canceled by a recreamination criticate, is related, or is in any manner terminated extent to the authorities of its 2rd state terms as abordance the arm terminated disclaims ribed relations. seminated prior to the expiration of its full distutory term as shortened by any terminal disclaimer field prior to its grant. Check either box 1 or 2 below, if appropriate. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undertrigned is empowered to set on behalf of the business/organization. t hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that within thise statements and the like so belief are believed to be true; and further that these statements were made with the knowledge that within thise statements and the like so made are purishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such within take statements may jeopardize the validity of the application or any peters issued thereon. The undersigned is an attorney or agent of record. Reg. No. Mulrail S. Yth Michael Yatako Typed or printed name 321-724-3282 Terminal disclaimer (so under 37 GFR 1.20(d) is included. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. 'Statement under 37 CFR'3,73(b) is required if terminal disclaimer is signed by the assignee (owner). "Statement under 37 CFR 3,73(b) is required if terminal disclatiment is signed by the assigned (owner).
Form PTO/S8/56 may be used for making this extension. See MPEP § 324.
This estimate of information is required by 37 CFR 1,931. The information is required to classe or raters a benefit by the public which is to the (and by the USPTO to process) as explosion. Confidentiality is governed by 33 U.S.C. 122 and 37 CFR 1,11 and 1,14. This collection is estimated to take 12 minutes to complete, including patheting, preparing, and extenting the completed application form to the USPTO. Three will very depending upon the lock-total case. Any comments on its amount of the year people from the total total total the Chief Information CRIDer, U.S. Potent and Tradement CRIDer, U.S. Department of Commerce, P.O. Sex 1450, Alexandria, VA 22313-1450, OO NOT SEND FREE OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patients, P.O. Sex 1450, Alexandria, VA 22313-1450.

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